UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

NICHOLAS J. WRIGHT, on behalf of himself and all others similarly situated

v.

Civil Action No. 18-2207

RISTORANTE LA BUCA, INC. d/b/a/: RISTORANTE LA BUCA, JEANIE GIULIANI, : ANTHONY GIULIANI, and DOE DEFENDANTS: 1-10:

DEFENDANT RISTORANTE LA BUCA, INC., d/b/a/ RISTORANTE LA BUCA'S ANSWER TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT PURSUANT TO FED.R.CIV.P. 56

Defendant, Ristorante La Buca, having timely provided its Initial Disclosures pursuant to Fed.R.Civ.P. 26(a), responded fully to Plaintiff's Omnibus Discovery Requests and having its corporate designee sit and complete a deposition pursuant to Fed.R.Civ.P. 30(B)(6), offers no formal response to Plaintiff's Motion for Summary Judgment.¹

<u>10-17-2018</u> DATE

/s/ RICHARD J. GIULIANI

RICHARD J. GIULIANI, ESQUIRE Attorney for Defendants Identification No. 76358 The Bell Atlantic Tower 1717 Arch Street - Suite 3640 Philadelphia, PA 19103 (215) 569-9002 RICHGIULIANI@COMCAST.NET

¹ It should be noted that Plaintiff's Motion for Summary Judgment is directed only to the corporate defendant, and not to either of the individual defendants.

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RISTORANTE LA BUCA, JEANIE GIULIANI,
RICHARD GIULIANI, and DOE DEFENDANTS:
1-10:

CERTIFICATE OF SERVICE

I hereby certify that I am serving the attached document on the Plaintiff, Nicholas J. Wright, via electronic filing as follows:

Arkady Eric Rayz, Esquire 1051 County Line Road, Suite A Huntingdon Valley, PA 19006 Attorney for Plaintiff

Gerald D. Wells, Esquire 2200 Renaissance Blvd. - Suite 275 King of Prussia, PA 19406 Attorney for Plaintiff

Respectfully submitted,

DATED: October 17, 2018

/s/ RICHARD J. GIULIANI
RICHARD J. GIULIANI, ESQUIRE
Attorney for Defendants